

The United States District Court  
The District of Massachusetts et al.

LAURENCE L CRAW-  
ford aka Jonah  
Gabriel Tah Tah  
T. Tishbite et al.  
petitioners

FILED  
IN CLERKS OFFICE

2018 OCT 25 PM 12:07

U.S. DISTRICT COURT  
DISTRICT OF MASS.

CLA

U.S. DISTRICT COURT

Affidavit  
of SERVICE

vs.

Students For Fair  
Admissions Inc  
plaintiffs

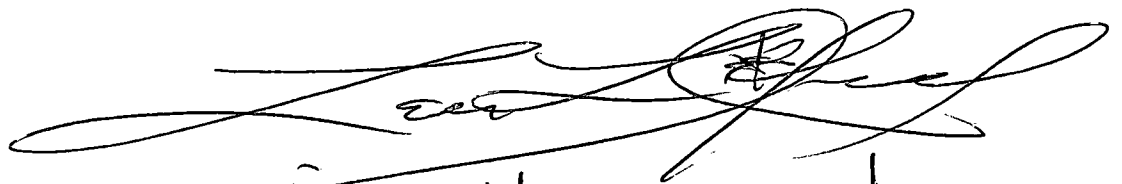
vs.

The President of  
HARVARD et al.  
defendants

We, the petitioners in the above captioned matter do hereby certify that we have mailed and or served a copy of an Affidavit of Facts giving judicial notice, motion to join in the (48) page document dated September 4, 2018 seeking to interrupt, notice seeking leave to appeal, on the 1st circuit, the Boston District Court and all involved parties by US mail postage prepaid by placing it in the institution mail box on October 16, 2018. It is deemed filed that date, Houston v. Lack, 287 US 266, 273-76, 108 S Ct 2379 (1988).

20813

Respectfully,  
Yahya Al Mahdi

A large, stylized handwritten signature in black ink, appearing to read 'Anthony Cook'.

Anthony Cook

Anthony Cook

Robert Mitchell

Robert Mitchell

Yahya Muqit

Yahya Muqit

Joseph Rawland

Joseph Rawland

October 16, 2018

30813

The United States District Court  
The District of Massachusetts et al.

LAWRENCE CRAW-  
ford aka JONAH  
GABRIEL JAHJAH  
T. Tishbite et al.  
petitioners

clA

1:14-cv-14176-ADB

affidavit of facts  
giving judicial  
notice / motion to  
join in the (48)  
PAGE document dated  
SEPTEMBER 4, 2018

vs

Students for Fair  
Admissions, Inc.  
plaintiffs

vs

seeking to  
INTERVIEW  
NOTICE SEEKING  
LEAVE TO APPEAR

The President of  
Harvard College  
et al,

defendants

Rule 4(d) Attaches  
1st Circuit Court

THE CASE 14-cv-14176-ADB IN  
SEEKING LEAVE TO APPEAL

FOR THE US DISTRICT COURT Boston,  
THE 1st Circuit Court of  
Appeals et al.

HERE THE 1st Circuit will find:  
AS A COPY OF THE AFFIDAVIT OF FACTS  
GIVING NOTICE, MOTION TO  
CHALLENGE THE US DISTRICT COURTS

SEP 13

JURISDICTION; motion to transfer pursuant to the multi district litigation rule and the seeking of a 3 judge panel review; motion to intervene and amend the parties; \*\*\* (48) pages dated September 4, 2018 that is filed in case 1:14-cv-14176-ADB.

The 1st circuit and Boston District Court will find:

(2) A copy of the Affidavit of Facts giving judicial notice supplementing the § 1983 Action Reviewing all motions, petitions previously filed pursuant to the (45) page Affidavit of Facts dated 6 of 13

September 8, 2018 } \*\*\* (51) pages  
 dated September 27, 2018 and its (3)  
 page prefix filed in both cases 18-  
 cu-14176-ADB and 18-cv-13459-Pitt.

(3) The Affidavit of Facts giving  
 judicial notice, motion to stay and  
 order all } \*\*\* (19) pages dated  
 October 12, 2018 filed in cases  
 18-7077, 18-6947, 18-6954, 18-6279,  
 18-6606, 17-6925 et al within the  
 4th circuit.

For the record. We give all  
 parties judicial notice. The parties  
 Robert Mitchell # 262003, Anthony  
 Cook # 15157, Joseph Rowland # 290065



YAHYA MUQIT #318455 At Lieber CZ.  
 join in the (48) page Affidavit dated  
 September 4, 2018 seeking to intervene  
 in CASE 14-cv-14176-ADB. This is sought  
 before the Boston District Court not  
 requiring that the 1st Circuit give  
 ruling on this issue. Crawford as  
 fiduciary via the Attorney powers  
 petitioned for and won Under  
 CASE 2013 CP 400-0004 where collateral  
 estoppel attaches. He filed for all of  
 us. Thus, our names must be  
 permitted officially added to the  
 court record before the Boston  
 District Court to protect our required  
 interest as beneficiaries of the



9/8/13

Based upon the filing here  
 withheld. We motion to disqualify

required interest

the ~~interviews~~ to protect our  
 necessary to now officially join in  
 other parallel proceedings. It was  
 this is another reason why the  
 our working on this case collectively.  
 retaliation and ~~misinformation~~ to hinder  
 been transferred as part of  
 October 15, 2018. Whya must has  
 after the signing of this document on  
 We give the court notice that  
 "Trustee" before the Boston Court.  
 Trust as is outlined in Exhibit

the 4th circuit in its totality. Any holding coming out of that court cannot be used by any court except to remedy the fraud or the proceedings in question becomes unconstitutional and voids all courts involved jurisdiction, Lewist v United States, 65 FSupp3d 19 (2014); Montgomery v Louisiana, 136 S Ct 718, 193 LEd2d 599, 84 USLW (US 2016); Hill v Snyder, 1 F3d, 2017 WL 1838423 (2017); 24 Senatorial Dist Republicans Committee v Alcorn, 820 F3d 624 (4th Cir 2016).

It was much, the Boston District court failed to give us notice of the hearing that occurred in this case

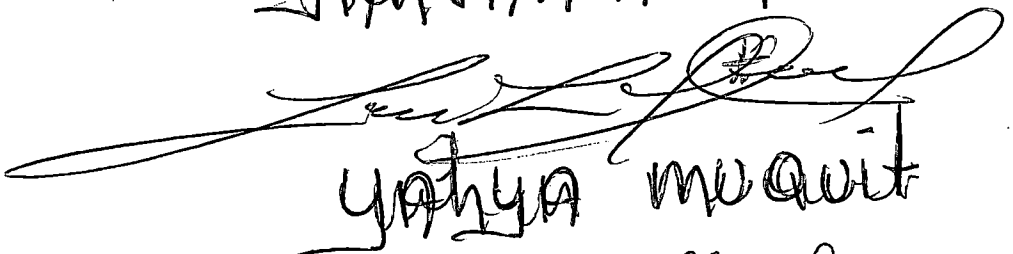
10 of 13

on October 15, 2018 conspiring with  
 the judges in the 4th circuit who  
 had a hearing scheduled the same  
 exact day to in Acts of Fraud upon  
 the court make the issues moot  
 to prevent the hearing where it  
 would be required that the de-  
 fendants respond to prove they  
 timely responded to defeat the  
 affidavits emerging from case 2013-  
 CP-400-0084 where collateral estoppel  
 attaches creating a jurisdictional  
 bar under case 14-cv-14176-ADB.  
 Thus, anything coming out of the  
 hearing that occurred on October

15, 2018 must be construed as a final  
 ruling on our seeking to intervene,  
 have the required hearing where  
 we be called before the court under  
 Federal Rule 16, our right to establish  
 collateral estoppel and for class action  
 certification allowing us to seek leave  
 to appeal before the 1st circuit,  
Jorkor v. Helwig, 2017 WL 489 8260  
 (DC Md. 2017); Bonner v. Kilmore, 2017  
 WL 1057633, \*11 N.D. Ala. & Strong v. U.S.,  
 57 F.Supp.2d 908, 1999 WL 543737 (N.D. Cal.  
 1999); Intelligent Verification Systems  
LLC v. Microsoft Corp., F.Supp.3d, 2015 WL  
 846012 (E.D. Va. 2015); Montgomery v.  
Internal Revenue Service, F.Supp.3d, ~

2018 WL 953331 (D.D.C. 2018); IN RE  
Whole Sale Grocery Products Antitrust  
Litigation, 849 F.3d 761, 96 Fed. R.  
Serv. 3d 1207 (8th Cir 2017); Alila-Katila  
v US Bank National Association, 2016  
 WL 4492464 (W.D. Cal. 2016). Therefore,  
 this is also notice seeking leave to  
 appeal. The Boston District Courts  
 jurisdiction is now divested.

~~Joseph Rowland~~  
 Joseph Rowland

Respectfully  
 Yahya Al Mahdi  
  
 Yahya Al Mahdi  
 Yahya Magid  
 Anthony Cook  
 Anthony Cook

OCTOBER 15, 2018

Robert Mitchell  
 Robert Mitchell